IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS-TYLER DIVISION

Mr. JAMON N. HESTAND <u>Plaintiff</u>

V

§ Case#6:22-cv-0006

OFFICE OF THE INSPECTOR GENERAL, et. al. <u>Defendants</u>

MOTION FOR ESTOPPEL W/OBJECTIONS

Styled Case, proceeding Pro Se & In Forma Pauperis with Disabilities under the ADA, hereby present this "Motion For Estoppel "Objections" to this Court for consideration and appropriate action in the interest of Justice under Law. I shall present the "Motion For Estoppel" & "Objections" in seperate Sections with Paragraphs as need be along with Grounds for why they should be Granted appropriately in the interest of Justice under Law as follows:

I. MOTION FOR ESTOPPEL

#D I hereby MOVE this Court to ESTOP making decisions that are contrary to the Extension of the Statute Of Limitations; that was Granted to me in "Case#6:20-cv-00071" by "U.S. District Judge-Jeremy Daniel Kernodle" in this same Court; in this Case.

#2) I hereby MOVE this Court to ESTOP any interference by this Court with the "Commencement Of An Action" which I filed at Docket 61 of Casett6:20-cv-00071 (which got changed to Docket 1 of Casett6:22-cv-00006 unjustifiably) based off of the "Statute Of Limitations Extension" Granted to me by "U.S. District Judge Jeremy Daniel Kernodle" in Casett6:20-cv-00071 and based off of the same Jurisdictional & Factual allegations I alleged in Casett6:20-cv-00071

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in this same Court to begin with which I still allege at Docket 1 of Case#6:22-cv-00006 (Which came from Docket 61 of Case#6:-20-cv-00071 in this same Court) in this same Court.

#3) I hereby MOVE this Court to ESTOP any interference by this Court with the Defendants; of Case#6: 22-cv-0006 (who are listed in Docket 1, Document 1, Page#4-7) which came from Case#6: 20-cv-00071 (where they are named many times including at but not limited to: Docket 1, 20, 52, 53; and at Docket 61, Document 61, Page#4-7); being served with proper service for Summons by the U.S. Marshall Service in the interest of Justice under Law.

#4) I hereby MOVE this Court to ESTOP any failure to consider my "OBJECTIONS" in Docket 55" of this "Case#6:22-cv-0006" in the interest of Justice under Law.

#5) Thereby MOVE this Court to ESTOP making decisions that allow The Defendants (named un-named, and yet to be named) of Case #6:20-cv-00071 & Case #6:22-cv-0006(in this same Court) to unlawfully avoid the consequences of their criminal behavior Where they have committed very serious & numerous Human & Civil Rights violations (including Hundreds of actual Felony & Misdemeanor Crimes under Federal & State Law) against me and other Incarcerated Persons (which I am trying to reveal in this Court in the interest of Justice under Law) that have gone unprosecuted on purpose unlaw Fully (to the Full Knowledge of ractual Law Enforcement Officials) against the interest of Justice under Law and in violation of Democracy that made those Laws.

#6) I hereby MOVE this Court to ESTOP any decisions by this Court that clearly violate me and my Disabilities under the "Americans with Disabilities Act" in Favor of the Defendants (named, un-named, and yet to be named) of Case#6:20-cv-00071 & Case#6:22-cv-0006 (in this same Court) and against the interest of Justice under Law.

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#7) I hereby MOVE this Court to ESTOP any decisions by this Court (in this Case#6:22-cv-00006) that show unlowful favortism for the Defendants (named, un-named, and yet to be named) against the interest of Justice under Law.

#8) I hereby MOVE this Court to ESTOP any decisions by this Court which attempt to force me (under Duress) to after my Complaint in Such a way that Im forced to: Decrease my Factual & Jurisdictional allegations / Decrease my alleged Causes OF Action / Lose a Bunch of my Requested Preliminary & Permanent Injunctions / etc. (In Case #6:22-cv-0006 which came from Case#6:20-cv-00071), which is against the interest of Justice.

II.OBJECTIONS

#1) I hereby OBJECT to "Case#6:20-cv-00071" being changed to "Case#6:22-cv-0006" in this Court (at Dacket 61" of Case #6:20-cv-00071" to "Dacket 1" of "Case#6:22-cv-0006".)...

#2) I hereby OBJECT to "U.S. Magistrate Judge-Katie Nicole Mitchell" & "U.S. District Judge-J. Campbell Barker" being assigned to my ongoing Lawsuit in this Court (which has streched thru Case#6:20-cv-00071 & Case#6:22-cv-00006 in this same Court).

#3] I hereby OBJECT to the "Order" by "U.S. Magistrate Judge-Katie Nicole Mitchell" in "Document 69" of this "Case#6:22-ov-0006".

#4) I hereby OBJECT to not having Legal Representation for this Case and I OBJECT to this Court not appointing Legal Course! to me, to represent me Legally for this Case#6:22-cv-0006 in the interest of Justices Mercy under Law.

#5) I hereby OBJECT to this Courts deliberate failure to consider Docket 55 Which has my Objections to Docket 49".).

#6) I hereby OBJECT to this Court not using my Complaint at

Docket 1 of this Case#6:22-cv-0006 (which is reflected from Docket 61 of Case#6:20-cv-00071) to complete the Commencement of An Action along with proper service for Summons. (so my Lawsuit can move forward appropriately.)

#7) I hereby OBITECT to this Court deliberately trying to ignore my Preliminary & Permanent Injunctions and Temporary Restraining Orders in this "Case#6:22-cv-00006" that I requested and presented at: Document 1, Section: Prayer For Reliet, Pages 37-43; at Paragraphs: 150(0)(3)/150(b)(3)/150(c)(3)/151(a)(3)/151(b)(3)/151(c)(3)/151(d)(3)/151(e)(3)/151(f)(3)/152(a)(3); and at: Docket 142 Document 14-2.

#8) I hereby OBJECT to this Court refusing to correct my alleged Causes OF Action on the main Docket Page that the Public sees for Case#6:22-cv-00006 (Which I have alleged thru Case#6:20-cv-00071 & Case#6:22-cv-00006 continuously) Which I requested at Docket 11 & 66" to no avail and which is presented & alleged by me in my Complaint at Docket 61 of Case#6:20-cv-00071 and at Docket 1 of Case#6:22-cv-0006" on Page#3-4" under Section: JURISDICTION" at "Paragraph."

Lowsuit with Casett6:22-cv-0006 (that come from Case #6: 20-cv-00071 in this same Court) that show Favortism for the Defendants (named, un-named, and yet to be named) unlawfully for any reason such as but not limited to: Political Affiliation, Family Ties/Friendships/Personal Interest(s)/Investments In The Texas Correctional Industries etc. (to include any discrimination against me because of my Disabilities, Incarceration, etc.)

HE. GROUNDS FOR WHY MOTION'S FOR ESTOPPEL'SHOULD BE GRANTED AND FOR WHY OBJECTION'S SHOULD BE SUSTAINED

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#DThis Court knows very well that I filed my fro Se Complaint at Docket 61 of Casetto: 20-cv-00071" before it was suddenly Changed to Docket 1" of Casetto: 22-cv-0006 (without me personally ever being notified of the Docket/Case Change or the reason for it) and it can be seen very clearly at Document 61-2 of Casetto: 20-cv-00071" and at Document 1-2 of Casetto: 20-cv-0006", in this Court that I filed my Pro Se Complaint based of For the Statute Of Limitations Extension that was granted to me by "U.S. District Tindge "Jeremy Daniel Kernodle" and that it is based of For the Same Factual & Jurisdictional Allegations and Legal Claims that were already presented to this Court in "Casetto: 20-cv-00071" by "Afformey Tanika II. Solomon" (who most incredibly never served the Defendants with proper service for Summons) -- "So, the Casett was never supposed to be changed in the First place From Casetto: 20-cv-00071" to "Casetto: 20-cv-0006" at all and so, its sure not at all lowful for this Court to pretend like I filed a new Lawsuit out of nowhere and try to interfere with the "Commencement Of An Action & Proper Service For Summons" in Favor of the Defendants (named un momed, and yet to be named) and deny me Legal Coursel in Favor of the Defendants (named, un momed, and yet to be named) and deny me Legal Coursel in Favor of the Defendants (named, un momed, and yet to be named) and deny me Legal Coursel in Favor of the Defendants (named, un momed, and yet to be named) and deny me Legal Coursel in Favor of the Defendants (named, un momed, and try to get me to shrink my Factual & Surisdictional Allegations & Legal Claims down and Defendants list dum to less than it was in "Casetto: 20-cx - 20071" in Favor of the Defendants unlawfully,

In this current "Cosett6:22-cv-QOOG" in this Court, "U.S.District J. Compbell Barker" has deliberately ignored my OBD ECTIONS in "Docket 55" (From April 12th, 2022 up til now & Organing) From Docket 49" which is where "U.S. Magistrate Judge-Katile Nicole Mitchell" shows tavortism for the Defendants by denying me my Preliminary Injunctions & Temporary Restraining Orders" that I presented to this Court at Docket 14 and at Document 14-2" with an "Order To Show Cause For Preliminary Injunctions & Temporary Restraining Orders"...

And from the start of Case#6:20-0-00071 & Case#6:22-CV-0006 up #I now & ongoing, I have been unlawfully subjected.

to an ongoing Campaign of Retaliation & Harassment by the Detendants (named, un-named, and yet to be named) for me trying to lawfully exercise my Petition, Access To Courts, and Due Process Rights which I explained to this Court thru both "Casett 6:20-cv-20071 & Casett 6:22-cv-0006" continuously but this Court won't even consider my Preliminary Injunctions & Temporary Restraining Orders" much less grant them in the interest of Justice because this Court has been busy making decisions that very clearly go against the interest of Justice in Favor of the Defendants regardless of the actual Torture Ive been subjected to at their hands illegally?

#2) Throughout Case#6:20-cv-00071 & Case#6:22-cv-crock".

I have alleged (inder penalty of perjury) that the Defendant's (named, un-named, and yet to be named) have committed a very large amount of very serious Human's Civil Rights violations (including Hundreds of Felony & Misdemearor Crimes under Federal & State Law) against me (and other Incarcerated fersons with my Lawsuit) but this Court Keeps on deliberately disregarding my allegations in Favor of the Defendants (named, un-named, and yet to be named) regardless of the Fact that I have made these same allegations before this same Court a whole bunch of times under penalty of per jury (and even claimed many times that I will submit to halygraph Test to firme the Truth of my allegations) which means that I am willing to face actual Criminal Charges myself to prove the Truth of my allegations before this Court in the interest of Oustice under Law, and that is serious evidence in itself which can be proven to be true or false in Discovery & Disclosure, and so this Court should be acting as if my allegations are true accordingly in the interest of Justice under Law antil I can be proven wrong (which I in not) and if I can be proven wrong (which I in not) and if I can be proven wrong (which I in not) and if I can be proven wrong (which I in not) and if I can be proven to my allegations in the still swear to my allegations under lendty of ferjury) so I should not should see federal Courts and I should not be deviced my Victims Rights

under Federal & State Law hetare this Court any longer...

##) In reference to "Appeal No. 22-40236" at the "5th Circuit Court of Appeals"; it has come to the light that the Deputy Clerks connected to my Appeal most incredibly did not file up to 24 Articles of Legal Mail that I sent for that Appeal Containing: Briefs, Swom Affidavits, Memorandiums of Law, Legal Letters, Several Motions, etc.) to be considered by that Court for my Appeal and not only did they not file those 24 Articles of Legal Mail but they also did not make any of it available to the Public in connection to Appeal No. 22-40236" in that Court and to "Case#6:22-cv-0006" in this Court and also very amazingly is "Document: 00516492557" of Appeal No. 22-40236" in the "5th Circuit Court of Appeals" which Supposedly dismisses my Appeal hut has no Judges signatures Supposedly dismisses my Appeal but has no Judges' Signatures on it that are named on it to give it any Legal Power & Authority Which means overall that that "Document: 00516492557" is unlawful and between that and the Forementioned 24 Articles of Legal Mail, it looks like I am being subjected unlawfully to more of the Conspiracy Against my Rights to Obstruct Justice Which is an orgaing issue that goes right along with one of my main Legal Claims that I have alleged continuously thru Casett 6:20-cv-00071 & Casett 6:22-cv-0006" and seems very strongly to include Court Officers & Employees sadly violating my constitutional rights in their individual capacities" which, if not rectified immediately will open up a door to another kind of Lawsuit probably in the District of Columbia if necessary...

#5) It's not lawful for this Court or the "5th Circuit Court of Appeals" to make decisions in my Lawsuit that go against the interest of Justice in favor of the Defendants (named, un-named, and yet to be named) unlawfully for any reason such as but not limited to:
Political Affiliation Family Ties / Friendships / tersonal Interesticy Investments / etc., and to make decisions like that violates my ? Petition, Access To Courts, and Due Process Rights under the Constitution of the United States and the United States Code, but regardless of its illegallity, I am being violated by these Courts very seriously with Judicial Misconduct & Misconduct by Clerks in Favor of the Defendants as forementioned and these

Violations against me are outside the scope of Official Duties and therefore terminates Sovereign & Qualified Immunity under Law because they are being made in individual Capacity which is unlawful when done by U.S. Court Officials & Employees...

#6) Citizens of the United States, et.al. regularly file legitimate Federal Lowsuits with multiple Causes of Action alleged in a single Lowsuit with multiple Legal Claims and multiple Detendants (like in my Lowsuit thru Casett 6:20-cv-00071 & Casett 6:22-cv-00006 in this Court) that are all joined together under common questions of Low & Controversy as to also avoid Res iTudica & Multiplicity of Litigation.

There's many other Causes Of Action besides just a standard "42 U.S.C. \$ 1983" Lawswift and there is no rule of Law that states that a Prisoner Cannot bring other Causes of Action besides just a "42 U.S.C. \$ 1983" in a Lawswift and nor is there any rule of Law that States that a Prisoner cannot allege multiple Causes Of Action together in one Lawswift. In fact, Prisoners have regularly brought Federal Lawswifts throughout the Whole United States through the history of Lifigation in the U.S. Courts that have successfully alleged multiple Causes Of Action in single Lawswifts lawfully, such as mine where I allege: 42 U.S.C. \$ 12101 et.seq / 42 U.S.C. \$ 1983 / 42 U.S.C. \$ 1985 / 42 U.S.C. \$ 1986, under Federal Law with all the proper Jurisdictional Components as seen in "Case #6:20-cv-0007" at Docket 61, Document 61 at Page #3-4" under "Section: JURISDICTION & VENUE" at Paragraph 1 and at the same place in "Case #6:22-cv-0006" at "Docket 1", Document 1"...

In my current Lawsuit before this Court which has stretched thru Casett6:20-cv-00071 & Casett6:22-cv-00006; this Court is violating my Due Process Rights under Law by deliberately be littling my alleged Causes Of Action! It is my right under Law to allege multiple Causes of Action in one Lawsuit under common questions of Law & Controversy as I have done law fully in my pursuit of Justice under Law! And my allegations should be

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available to the Public on the main Docket Page for Case # 6:22-cv-0006" on the World Wide Web Which I have requested of this Court to no avail so the Public Knows my correct alleged Causes Of Action in their entirety involving Disabilities, Civil Rights, and Conspiracy...

#7) U.S. Magistrate Judge-Katie Nicole Mitchell (who I believe is related to the District Attorney of Anderson County-Allyson A.

Mitchell who is under the scope of some of my Legal Claims in this Case #6:22-cv-0006 meaning she will probably become a Defendant in this Case moving forward), has had a prior Case where the "District Attorney of Anderson County-Allyson A.Mitchell was a Defendant in this Same Court (Ealy v. Cargill) and so I can't help but wonder how many other connections I will Find between the Defendants of the Case and the Defendants of the Case and the C Defendants (named, un-named, and yet to be named) in this Case and the Court Officials & Employees connected to this Case as I slowly but surely investigate all the various possibilities for why this Court keeps making decisions that go against the interest of Justice in Favor of the Detendants (named, un-named, and yet to be ramed) unlawfully in this Casett 6:22-cv-0006" (which got changed mysteriously from Casett 6:20-cv-00071" as forementioned) and I am already Fully aware of the Political Affiliation connection with the Republican Party that's shared between this Court and about half + of the Defendants (named, un-named, and yet to be named) in this Case (especially all the ones in Leadership Dositions)... positions)...

#8 Docket 22 of Cose#6:22-cv-0006" has been hidden from Public View unlaw fully by this Court and I believe its the Document I signed to consent to U.S. Magistrate Judge - Kartie I Nicole Mitchell being assigned to my Case (before I realized how to She was Showing favortism for the Detendants, et.al.) but no other of Party ever agreed to it because in order for them to do that, the Detendants must be served with proper service for Summons which they have avoided thru both Case #6:20-cv-00071" and this point with Case #6:22-cv-00006" in this same Court, and at this point with

me being fully aware of this Court showing favortism for the Defendants unlawfully, that consent has been and is Null& Void and I am with-holding consent for a Magistrate Judge on my Lawsuit in "Case#6:22-cy-00006" (which is still supposed to be "Case#6:20-cy-00071" in this Court)...

#DMy Lawsuit is not a standard 42 LLS.C. Section 1983 Lawsuit which I have pointed out an incredible amount of times throughout both Case#6:20-ev-00071 & Case#6:22-cv-0006 With and without Legal CounseD, but, in Document 69 (asin Document 50), "US Magistrate Judge-Katie Nicole Mitchell wants me to shrink my Complaint down unto a standard Section 1983 Form which violates my Jurisdictional allegations and causes me to lose a bunch of Justice that I deserve under Law.

Document 69 (and 50) is an enigmal with contradictions that I mostly already Objected to in "Document 53" of this Case (of Which needs to be re-examined in detail to support these Grounds in this Document.) which was over-ruled in Favor of the Detendants (named, un-named, and yet to be named) unlawfully against the interest of Justice under Law. *The enigmal of Document 69 (and 50) is how the Orders want me to:

Amend my Complaint when there's nothing wrong with my Complaint at Docket 1. Document 1, etc. Calso at: Docket 61. Document 61 at Case #6:20-cv-00071) Amend my Complaint when the Defendants have never been served with proper service for Summons using my Complaint at Docket 1. Document 1, etc. Amend my Complaint when I have not requested to amend my Complaint Amend my Complaint in such a way that it would shrink my Complaint down drastically onto a standard Section 1983 Form (which wastes Five pages on strivolous format leaving me 25 pages to work with) when my Complaint at Docket 1 is 43 pages) and simultaneously give more information than I already have in my Complaint at Docket 1 (which is impossible in a smaller Complaint as ordered) Amend my Complaint and Supply a bunch of information that is already supplied at Docket 1" of

this Case#6:22-cv-0006 (and Docket 61" of Case#6:20-cv-00071")
and at Dockets: 6,7,14,17,19,23,30,33,34,35,36,37,38,39;
40,41,42,43,44,45,46,48,etc. of this Case#6:22-cv-00006"

* Which all are in support of the FACTS of my Complaint lawfully with each of those Dockets containing a Sworn Affavidavit that I wrote under Penalty of Perjury which explain the contents of each of those Dockets and makes it where all of the contents of all of those Dockets are in Support of the FACTS of my Complaint under Penalty of Perjury and they all go into graphic detail tagether with the FACTS of my Complaint to explain what the Defendants did to violate my rights along with where it all happened exactly and when it all happened specifically and how I interacted with them exactly also with also with them

*And my Complaint at Docket 1, Document 1 very clearly has my LEGAL CLAIMS at Pane#34-37 at Paragraph 146-149" and also has my "PRAYER FOR RELIEF at Page# 37-43 at Paragraph 150-157"...*So: Overall, "Document 69" (and 50), of this "Case #6:22-cv-00006", is another Obstruction Of Justice in Favor of the Defendants (named un-named and yet to be named) who have managed to evade Summons thru Case#6:20-cv-000718 Case#6:22-cv-0006" most incredibly...

#10 Upon the Complaint (Docket 1/Document 1 of Case #6:22-cv-00006 & Docket 61/Occument 61 of Case #6:20-cv-00071) and Upon the Supporting Affidavits, Witness Statements, Documentary Evidence, etc. of this "Case #6:22-cv-0006" (ot: Dockets: 6,7,14,17,19,23,30,33,34,35,36,37,38,39,40,41,42,43,45,46,48,etc.), there is common questions of Laws Fact that will arise in the Action that involve all the Defendants (named, un-named, and yet to be named) and that also arise out of the same transactions & occurrences that will be proven very clearly in Discovery & Disclosure and my LEGAL CLAIMS are joined together against my Opponents as a matter of course to avoid multiplicity of litigation and possible claims of Res Judica in the future, etc....

Free joinder of Claims & remedies is one of the basic purposes of unification of the admiralty & civil procedure and my Claims are consistent with the requirements of jurisdiction and venue. (Although, I do want a Change Of Venue.) It is of Federal Policy to encourage efficient joinder in multiparty actions in the interest of Justice and to promote trial convienience and expedite final determination of disputes, thereby preventing multiple lowsuits.

Every Defendant (named, un-named, and yet to be named) in this Lawsuit (Which has stretched thrue Casett 6:20-cv-000718 Casett 6:22-cv-00006 in this Court) come together under the same Subject matter jurisdiction before this Court and if any of them are absent from my Lawsuit, then the Court cannot accord complete relief for me and other Incarcerated lessons involved in this Case and or who will be affected by the outcome of this Lawsuit. (Especially also with consideration for the fact that I am not only suing the Defendants in the Individual Capacity, but also in their Official Capacity for Preliminary & fermanent Injunctions & Temporary Restraining Orders; which also join them together under common questions of Law & Controversy; that I requested & presented at Document 1, Section: PRAYER FOR RELIEF, Pagett 37-43, at Paragraphs: 150(0)(3) / 150(6)(3) / 150(6)(3) / 150(6)(3) / 151(6)(6) / 151(6)(6) / 15

#ID This Court Knows very well that I had Legal Counsel with Attorney Tanika J. Solomon thru Case#6:20-ev-00071" in this Court and this Court can see very clearly that my Case is very serious and very complex; and this Court Knows that for some strange reason that Attorney did not ever complete in proper service for Summons on the Detendants (I believe She was threatened behind the scences), and this Court Knows that * I drafted or re-drafted my Complaint and refiled it at Document 61" of "Case#6:20-cv-00071" in this Court based off of the

extension of the Statute of Limitations increase granted to me by "U.S. District Judge-Jeremy Daniel Kernodle", and this Court Knows that this Court suddenly changed the Case # to "Case #6:22-cv-0006" and switched Judges on me, and this Court Knows I Filed a very serious Complaint that may be unusual to see From a Pro Se Prisoner but I have Studied the Low for quite some time and continue to do so with the hopes of becoming a Paralegal and mastering the Law so I can stay out of Prison and out of trouble and so altogether; this Court Knows my Case is very Complex and even with my Knowledge of the Law, there no way I can do Discovery & Disclosure by myself successfully in the full interest of Justice under Law, so; I do need Special Legal Counsel to represent me with this very serious Lawsuit involving Disabilities, Civil Rights, and Conspiracy...

#DI still have unsolved injuries and I do feel continuous physical pain the whole time I ve wrestled thru this Case and I am still being subjected to the ongoing Campaign of Retaliation & Harassment from the Defendants (named un-ramed, and yet to be named) for me trying to exercise my Petition, Access to Courts, and Due Process Rights as a Federal Plaintiff thru Casetto: 20-cv-000718 Case #6:22-cv-00006" in this Court ... I have been actually tortured physicallymentally, emotionally, and spirstually by the Detendants (named un-named and yet to be named) while I have been a Federal Plaintiff in this Court seeking Justices. Mercy under Law. (Which I have notified this Court of many times in detail only to be ignored on purpose and left to suffer Continuously unjustifiably)...

#13) By this Court making decisions that are obviously in favor of the Defendants (named, un-named, and yet to be hamed) and against the interest of Justice under Low; I have been left in danger Knowingly by this Court which can get me Killed or very seriously injured again while this Court plays political games with my Lawsuit unlawfully. That is evil to me and is a very grave injustice upon me. I am very deeply disappointed by this Court

and actually hurt by this Court... Yall Know better than that ... Evil begets Evil---Yall should be showing me that Justice is for all and stop using me for a punching bag in this Court Room?—Think for a moment of Equal Justice For All ... So, if I as a Citizen of the United States must pay the consequences for my unlowful actions and I find myself in the Prison System convicted of a crime with a sentence—"is it suddenly lawful for others who work under Color of State Law to continuously violate my Human & Civil Rights to the extreme and commit serious felony crimes against me without them paying the same consequences under Law?—That's hypocricy and anti-democracy? We know it's not lawful and I in telling this Court that not only are my allegations true but that it shall be found upon Discovery & Disclosure that the Truth is even wasse than I allege by far and I am being very serious, so, I hope this Court reconsiders its stance in my Lowsuit as I do my best to Find Justice & Mercy under Law for me and others who have been deeply wronged...

Complaint past Summons, it will grow not shrink. My allegations are true and worse than true. This Court should favor Justice no matter which way it goes under Law. I have disabilities but I'm not stupid. I deserve fair treatment by this Court under Law in the interest of Justice. Please stop hurting me in this Court. Please have a Oral hearing with me to come to lawful solutions & understanding which can be done by video. Thank you for your time, energy, and consideration whether you like me or not. May Justice be served.

"I declare under penalty of perjury that the foregoing is true and correct to the very best of my knowledge.

Executed On: November 7th, 2022

Jamen Nothaniel Hestand

TOCT#01343536/SID#06218192

* Rage # 14 of 12